United States District Court

WESTERN DISTRICT OF MICHIGAN

UNITED STATES OF AMERICA V.			ORDER OF DETENTION PENDING TRIAL	
Jose Antonio Gallegos			Case Number: 1:07 Cr 184	
facts re		ccordance with the Bail Reform Act, 18 U.S.C. § 3142(f) the detention of the defendant pending trial in this case.	, a detention hearing has been held. I conclude that the following	
	(1)	Part I – Finding The defendant is charged with an offense described in offense in state or local offense that would have been jurisdiction had existed – that is a crime of violence as defined in 18 U.S.C. § 3156 an offense for which the maximum sentence is life an offense for which a maximum term of imprisonment.	18 U.S.C. § 3142(f)(1) and has been convicted of a ☐ federal a federal offense if a circumstance giving rise to federal (a)(4). imprisonment or death.	
	(3)	 A felony that was committed after the defendant had been convicted of two or more prior federal offenses described in 18 U.S.C. § 3142(f)(1)(A)-(C), or comparable state or local offenses. The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state or local offense. A period of not more than five years has elapsed since the □date of conviction □ release of the defendant from imprisonment for the offense described in finding (1). Findings Nos. (1),(2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption. 		
x		☐ under 18 U.S.C. § 924(c).	as committee an offense years or more is prescribed in the Controlled Substances Act ished by finding (1) that no condition or combination of conditions	
X		Alternate Fine There is a serious risk that the defendant will not appear There is a serious risk that the defendant will endanger	ır.	
		Part II – Written Statement	of Reasons for Detention	
	I fin	d that the credible testimony and information submitted		
pro pos rele pou	blem sess ease. inds c	with marijuana and powder cocaine. His criminal history over 100 kilograms of marijuana with intent to distribute, While on release, he used cocaine, and his release was	laims self-employment, but has no assets. He has a long-term includes a 1996 conviction in the So. District of Texas for conspiracy to for which he served a 72 month sentence and 5 years supervised revoked. Defendant was arrested in this district with regard to 880 ture. Defendant poses a serious risk of recidivism that cannot be	
appeal. the Uni defenda	ions fa The ted Sa ant to	acility separate, to the extent practicable, from persons a defendant shall be afforded a reasonable opportunity fotates or on request of an attorney for the Government, the United States marshal for the purpose of an appear	General or his designated representative for confinement in a serving sentences or being held in custody pending reprivate consultation with defense counsel. On order of a court of the person in charge of the corrections facility shall deliver the ance in connection with a court proceeding.	
			seph G. Scoville ture of Judge	
Dale		•	ph G. Scoville, United States Magistrate Judge	

Name and Title of Judge